EXHIBIT A

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      Attorneys for Plaintiffs
 6
      BERTHA TOWNSEND and HERMAN
      TOWNSEND
 7
                   IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
 8
                               FOR THE COUNTY OF LOS ANGELES
 9
                                                     JCCP No. 4247
      Coordination Proceeding
10
                                                                           BC359104
      Special Title (Rule 1550(b))
                                                     Case No.:_
11
      VIOXX® CASES
                                                     County of Origin: MODOC
12
                                                     Superior Court
       BERTHA TOWNSEND and
13
                                                     (By Order of the Honorable Victoria G.
       HERMAN TOWNSEND,
                                                     Chaney, the designated county of origin
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                                                     shall be deemed, and is stipulated to be, the
                        Plaintiffs,
                                                     original county in which this case was
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                                                     initially filed and pending for purposes of removal under U.S.C. § 1441(a) and
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      MERCK & COMPANY, INC., a
                                                     potential trial venue.)
       corporation; McKESSON
17
       CORPORATION, a corporation;
AMERISOURCEBERGEN DRUG
                                                     COMPLAINT: AMENDED NOTICE OF
                                                     ADOPTION OF VIOXX MASTER
 18
       CORPORATION, a corporation;
                                                     COMPLAINT (2005 Amended NOA)
19
       PFIZER, INC., a corporation;
      PHARMACIA CORPORATION; G.D. SEARLE LLC, (FKA G.D. SEARLE & CO.); DOES 1 to 100; PHARMACEUTICAL DEFENDANT
                                                     Assigned to Honorable Victoria G. Chaney,
                                                     Department 324
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 21
       DOES 101 to 200, and DISTRIBUTOR
       DEFENDANT DOES 201 to 300.
22
       inclusive,
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                         Defendants.
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       Complaint: Amended Notice of Adoption of Vioxx Master Complaint (2005 Amended NOA)
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Plaintiffs, BERTHA TOWNSEND and HERMAN TOWNSEND, complain against Defendants, l and each of them, and allege as follows: 2 Pursuant to the Court's Case Management Order No. 3: General Pre-trial Order and Case 3 Management Order No. 6: Order Regarding Direct Filing, Plaintiffs, BERTHA TOWNSEND and 4 HERMAN TOWNSEND, hereby adopt the Master Complaint, and any rulings or orders of the 5 Court relating thereto: б 1. (a) Causes of action and Parties alleged in the Master Complaint. Plaintiff 7 incorporates by reference each of the causes of action in the Master 8 Complaint checked below: 9 Strict Liability - Failure to Warn X 10 \boxtimes Negligence 11 \boxtimes Negligence Per Se 12 X Breach of Implied Warranty 13 X Breach of Express Warranty 14 \mathbf{X} Deceit by Concealment 15 Negligent Misrepresentation X 16 Violation of Business & Professions Code § 17200 \boxtimes 17 Violation of Business & Professions Code § 17500 X 18 Wrongful Death 19 Survivor Action 20 \boxtimes Loss of Consortium A 21 22 22 22 23 Causes of Action and/or Parties not alleged in the Master Complaint. **(b)** Plaintiff alleges additional causes of action and/or names additional parties not mentioned in the Master Complaint as follows: PFIZER, INC., a corporation; PHARMACIA 費 24 費 25 CORPORATION; G.D. SEARLE LLC, (FKA G.D. SEARLE & CO.). See attached. Plaintiff is a resident of the State of California, County of Modoc. Plaintiff's 2. 26 injuries as alleged in this litigation occurred in the County of Modoc, in the State of California. 27

Complaint: Amended Notice of Adoption of Vioxx Master Complaint (2005 Amended NOA)

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1	3. Plaintiff ⊠ is/ □ is not claiming damages for mental and/or emotional distress.		
2	4. Plaintiff is an individual who ingested VIOXX®, CELEBREX and/or		
3	BEXTRA and who asserts claims for damages herein by complaining of the following injuries:		
4	Including, but not limited to, stroke, angina, slow heart rate and related injuries.		
5			
6	🗵 Plaintiff, HERMAN TOWNSEND, is the spouse of BERTHA		
7	TOWNSEND, an individual who ingested VIOXX®, CELEBREX and/or BEXTRA and		
8	allegedly sustained personal injuries as a result.		
9	☐ Plaintiff's decedent,, is an individual who ingested		
10	VIOXX® and allegedly sustained fatal injury as a result. The following plaintiffs and heirs of		
11	plaintiff's decedent, or other persons entitled to bring an action for the wrongful death of		
12	plaintiff's decedent, and bring the causes of action alleged herein pursuant to Code of Civil		
13	Procedure § 377.60:		
14	Plaintiff is a personal representative or successor in interest to decedent,		
15	, who ingested VIOXX® and allegedly sustained fatal injury as a result,		
16	and is authorized to bring a survivor action on behalf of the decedent pursuant to Code of Civil		
17	Procedure § 377.31, et seq. Plaintiff has been appointed as the decedent's personal representative		
18	or successor in interest by the following court, on the following date:		
19	5. The Vioxx, Celebrex and/or Bextra ingested by plaintiff or decedent was		
20	purchased at the following pharmacies (provide name and address of each pharmacy):		
21	BROWN'S ALTURAS PHARMACY, 211 SOUTH MAIN STREET, ALTURAS		
22			
23	6. (If plaintiff alleges a cause of action for deceit by concealment and/or a cause of		
24			
25	defendants are liable to plaintiff for deceit by concealment and/or negligent misrepresentation		
26	based on the following allegations:		
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	Complaint: Amended Notice of Adoption of View Marter Complaint (2005 Amended NOA)		

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What allegedly false statement(s) did defendants make to you or your doctor (if doctor, state the name and address of the doctor)?:_Plaintiff incorporates by reference each and every allegation as set forth in Plaintiffs' Master Complaint as though fully set forth herein. In an effort to increase sales of the drug and improve profits, defendants concealed and misrepresented the safety of Vioxx and Celebrex by and through documents and pharmaceutical representatives. Defendants did not include accurate portrayals of the risks associated with Vioxx and Celebrex and concealed the serious cardiovascular and other risks of Vioxx and Celebrex. Defendants knew of these adverse risks through clinical trials and adverse event reports as well as other sources, yet did not divulge the information.

- State the name and job title of the individual(s) who made the above-**(b)** described statements to you or your doctor?: Plaintiff incorporates by reference each and every allegation as set forth in Plaintiffs' Master Complaint as though fully set forth herein. On information and belief, defendants and defendants' sales representatives withheld and denied the adverse health effects.
- When, and by what means (e.g., writing, oral statement, television, Internet, (c) etc.), were the above-described statements made to you or your doctor?: Plaintiff incorporates by reference each and every allegation as set forth in Plaintiffs' Master Complaint as though fully set forth herein. On information and belief, written communications, oral statements and other means were used to misrepresent the ill effects of Vioxx and Celebrex. Defendants concealed the significant increases in adverse cardiovascular events among Vioxx and Celebrex users in all means of communication.
- (d) When, and how, did you or your doctor rely on the above-described statements?: Plaintiff incorporates by reference each and every allegation as set forth in Plaintiffs' Master Complaint as though fully set forth herein. Plaintiff's doctor relied on the misrepresentation and concealment by prescribing Vioxx and Celebrex as treatment. Plaintiff relied on the misrepresentation by ingesting the dangerous drugs.

Complaint: Amended Notice of Adoption of Vioxx Master Complaint (2005 Amended NOA)

1	(e) If t	the above-described statements were false by virtue of defendants' concealment
2	of facts that were	known by defendants, state the facts that were concealed and that, if known by
3	you or your docto	r, would have prevented your alleged injury: Plaintiff incorporates by reference
4	each and every a	llegation as set forth in Plaintiffs' Master Complaint as though fully set forth
5	herein. Defendan	t concealed the serious cardiovascular and other risks associated with Vioxx and
6	Celebrex. Defen	dant withheld findings from adverse event reports, clinical trials and studies
7	which showed s	tatistically significant increases in cardiovascular events among Vioxx and
8	Celebrex users.	
9	7. Pla	aintiff requests the relief checked below:
10	×	Past and future general damages, according to proof.
11	×	Past and future medical and incidental expenses, according to proof.
12	X	Past and future loss of earnings and/or earning capacity, according to proof.
13	X	Punitive and exemplary damages, where permitted by law.
14	×	Damages for past and future mental and/or emotional distress, according to
15		proof.
16	×	Damages for past and future loss of consortium, according to proof.
17	×	Costs of suit incurred herein.
18		Injunctive relief (specify):
19		
20		
A ₂₁	×	Other (specify): For disgorgement of profits according to proof, for
22 23 23		attorneys fees and for such other and further relief as this Court deems just
23	1	and proper.
2 13 24	Dated: "U	, 2006 HACKARD & HOLT
6 24 1 25 6 26		By:
26		ALISSA-8. HOLT Attorneys for Plaintiffs
27		BERTHA and HERMAN TOWNSEND
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